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10/713,415	11/14/2003	Sherman (Xuemin) Chen	15225US01	2739
	7590 12/04/200 S HELD & MALLOY,	EXAMINER		
500 WEST MADISON STREET SUITE 3400 CHICAGO, IL 60661			CHAI, LONGBIT	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		<i>Al</i> k
·	Application No.	Applicant(s)
	10/713,415	CHEN ET AL.
Office Action Summary	Examiner	Art Unit
	Longbit Chai	2131
The MAILING DATE of this communication	appears on the cover sheet w	vith the correspondence address
Period for Reply  A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN R 1.136(a). In no event, however, may a riod will apply and will expire SIX (6) MO atute, cause the application to become A	ICATION. reply be timely filed  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on 1.     2a) ☐ This action is FINAL. 2b) ☐ 1     3) ☐ Since this application is in condition for allo closed in accordance with the practice under	This action is non-final. wance except for formal ma	
Disposition of Claims		
4) ☐ Claim(s) 1-34 is/are pending in the applicate 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-34 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and	drawn from consideration.	,
Application Papers		
9) ☐ The specification is objected to by the Exam 10) ☑ The drawing(s) filed on 14 November 2003  Applicant may not request that any objection to Replacement drawing sheet(s) including the cor 11) ☐ The oath or declaration is objected to by the	is/are: a)⊠ accepted or b)[ the drawing(s) be held in abeya rection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for fore  a) All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the priority docum  application from the International But  * See the attached detailed Office action for a	nents have been received.  Itents have been received in a priority documents have been reau (PCT Rule 17.2(a)).	Application No n received in this National Stage
Attachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)         Paper No(s)/Mail Date     </li> </ol>	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application

## **DETAILED ACTION**

## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/18/2007 has been entered.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraph of 35 U.S.C. 102 that forms the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claim 31 is rejected under 35 U.S.C. 102(e) as being anticipated by Sprunk et al. (U.S. Patent 2003/0007644).

As per claim 31, Sprunk teaches a system for producing a secure key, the system comprising:

a mapper (Sprunk: Figure 4 / Element 420 / 425 and Para [0036]: the first stage of dual DES Key Generator is considered as a key mapper);

a scrambler coupled to said mapper (Sprunk: Figure 4 / Element 450 / 455 / 456 and Para [0039]: the second stage of dual DES key scrambler (i.e. the key hashing function) can be considered as the scrambling function);

a masker coupled to said mapper (Sprunk: Figure 4 / Element 435 / 437 and Para [0036]: the AND gate is considered as a masking function);

a key generator coupled to said scrambler mapper (Sprunk: Figure 4 / Element 465 / 470 and Para [0039]); and

an XOR operator coupled to said masker and said scrambler (Sprunk: Figure 4 / Element 460 and Para [0039]: the Adder (i.e. an equivalent XOR entity (Figure 4 / Element 460)) performs an exclusive ORing function).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

A person shall be entitled to a patent unless -

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1, 2, 6, 10 – 12, 16, 20 – 22, 26, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Testardi et al. (U.S. Patent 7,293,292), in view of Sprunk et al. (U.S. Patent 2003/0007644).

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As per claim 1, 11 and 21, Testardi teaches a method for producing a secure key (Testardi: Column 6 Line 29 – 31: a security key is generated for a printer device), the method comprising:

generating a first output key based on said at least said first input key, said second input key (see Sprunk below) and said third input key (Testardi: Column 6 Line 29 – 31 and Column 4 Line 60 – 65: the printer device's serial number is considered as the third input key), wherein said first output key is unique and differs from said at least said first input key (see Sprunk below) and said third input key is a key variation comprising a device identity (Testardi: Column 6 Line 29 – 31: the printer device serial number is qualified as the third input key as a key variation comprising a device identity – i.e. device serial number).

However, Testardi does not expressly disclose receiving at least a first input key, a second input key <u>besides</u> receiving a third input key to generate the output key.

Sprunk teaches receiving at least a first input key, a second input key and a third input key (Sprunk: Figure 4 and Para [0036]: Key-1, Key-2 are qualified as a first input key, a second input key, respectitively and the IV (Initial Vector) is considered as one of key variation values and is qualified as a third input key).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Sprunk within the system of Testardi because (a) Testardi teaches a method for generating a security key for a printer device (Testardi: Column 6 Line 29 – 31) and (b) Sprunk teaches an enhanced mechanism for generating a cryptographic key to maintain a high level of security against hostile attackers by using multiple security input key variations and a common encryption engine that can be adapted to different key size requirements (Sprunk: Para [0002], Para [0007] / Last sentence, Para [0041] and [0007]).

Accordingly, Testardi in view of Sprunk teaches wherein said first output key is unique and differs from said at least said first input key (Sprunk: Figure 4, Para [0017] Line 4 – 5 and Para [0036] Line 12: (a) the IV, Key 1 and Key 2 are known and DES generator 420 to generate a key that is used, in turn, by DES generator 425 to generate another key (Para [0036] Line 12) – i.e. the stage of dual DES generator generates a different / another key from the input key-1 and input key-2; Examiner notes another key, as per its context value or the stored location of the key, can be broadly interpreted as a different key to meet the claim language and (b) Sprunk teaches the desirable output key should not be repeated (Para [0017] Line 4 – 5).

As per claim 2, 12 and 22, Testardi as modified teaches said first input key is a customer key, and said second input key is a customer key selection (Sprunk: Para [0036] and Para [0037]: The IV, Key 1 and Key 2 are known and supplied, for example, by a governmental agency – the customer is government agency and the IV is consider as a key variation).

As per claim 6, 16 and 26, Testardi as modified teaches mapping said at least said first input key, said second input key and said third input key to generate mapped output key data (Sprunk: Figure 4 / Element 420 / 425 / 427 and Para [0036]: the output key data from the first stage of dual DES key generator at Figure 4 / Element 427 is considered as mapped output key data to meet the claim language).

As per claim 10, 20 and 30, Testardi as modified teaches transferring said generated first output key to an encryption engine that utilizes said generated first output key to encrypt information (Sprunk: Figure 3 / Element 340 and Para [0035] Line 9 – 11: the new output key is used to encrypt the information).

3. Claims 3 – 5, 13 – 15 and 23 – 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Testardi et al. (U.S. Patent 7,293,292), in view of Sprunk et al. (U.S. Patent 2003/0007644), and in view of Schneier ("Applied Cryptography, Second Edition", 1996).

As per claim 3, 13 and 23, Testardi as modified teaches the desirable output key should be unique (Sprunk: Para [0017] Line 4 – 5: the output key should <u>not be repeated</u>). However, Testardi as modified does not disclose expressly the desirable output key is not equivalent to said at least said first input key.

Schneier teaches the desirable output keys differ from said at least said first input key (Schneier: Page 282, 2<sup>nd</sup> Para / Line 3: a complementary key is interpreted as an equivalent key and should be tested and avoided).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Schneier within the system of Testardi as modified because (a) Testardi teaches a method for generating a security key for a printer device by using an input key variation such as device serial number (Testardi: Column 6 Line 29 – 31) and (b) Schneier teaches a complementary key is interpreted as an equivalent key and should be tested and avoided being used as an input key variation (Schneier: Page 282, 2<sup>nd</sup> Para / Line 3).

According Testardi as modified teaches:

determining whether said first output key is at least one of a unique key and is not equivalent to said at least said first input key (Sprunk: Para [0017] Line 4 – 5 & Para [0036] & Schneier: Page 282, 2<sup>nd</sup> Para / Line 3: (a) Sprunk teaches the desirable output key should be unique (Para [0017] Line 4 – 5: the output key should not be repeated (b) Schneier teaches the

users should be warned <u>unless</u> the output key is not a complement key – i.e. a complementary key is interpreted as an equivalent key and should be tested and avoided).

if said first output key is at least one of a non-unique key and is equivalent to said at least said first input key, generating a second output key based on a modified one of at least one of said first input key, said second input key and said third input key (Sprunk: Figure 4, Para [0037] – [0039] and Para [0041]: Examiner notes the prior-art teaches generating a second output key (Figure 4 / Element 465) from the first output key (Figure 4 / Element 427) regardless the outcomes of the IF condition that can meet the claim limitation since the IF-NOT (i.e. ELSE) condition is not recited in the claim and the prior-art evidently always covers the IF condition by generating a second output key regardless – i.e. the original contribution from the first input key, second input key or third input key is modified by (a) using a feedback loop to replace the IV value via a switch (Figure 4 / Element 417), and (b) the key space size variable (Figure 4 / Element 430) is also used as a key variation for modification purpose and the subsequent oneway key hashing function (Figure 4 / Element 456) is further employed to generate a second output key to avoid a weaken output key).

As per claim 4, 14 and 24, Testardi as modified teaches determining whether said second output key is at least one of a unique key and differs from said at least said modified one of at least one of said first input key, said second input key and said third input key (Sprunk: Para [0017] Line 4 – 5 and Para [0036] & Schneier: Page 282, 2<sup>nd</sup> Para / Line 3: (a) Sprunk teaches the desirable output key should be unique (Para [0017] Line 4 – 5: the output key should not be repeated (b) Schneier teaches the users should be warned <u>unless</u> the output key is not a complement key – i.e. a complementary key is interpreted as an equivalent key and should be tested and avoided).

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As per claim 5, 15 and 25, Testardi as modified teaches said first output key and said second output key are not weak or semi-weak keys (Sprunk: Figure 4, Para [0037] – [0039], Para [0041], Para [0029] Line 1 – 4 and Para [0007]: the selection and distribution may also be non-random and therefore, the output key has the key-bit randomly distributed over a key space corresponding to B-bit keys again from N-bits (Para [0037] – [0039] and Para [0041]), which is thereby <u>not weaken</u> for the purpose against hostile attackers (Para [0007] Line 13 – 15)).

4. Claims 7 – 9, 17 – 19 and 27 – 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Testardi et al. (U.S. Patent 7,293,292), Sprunk et al. (U.S. Patent 2003/0007644), in view of Bennett et al. (U.S. Patent 4,864,615).

As per claim 7, 17 and 27, Testardi as modified does not disclose expressly generating an intermediate key based on said first input key.

Bennett teaches generating an intermediate key based on said first input key (Bennett: Column 6 Line 65 – 67 / Line 59 – 62 and Figure 2 / Element 18 & 42: a first intermediate key is generated based on the first-key (pre-key) associated with a DES key encryptor).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Bennett within the system of Testardi as modified because (a) Testardi teaches a method for generating a security key for a printer device by using an input key variation such as device serial number (Testardi: Column 6 Line 29 – 31) and (b) Bennett teaches a key security system for reproducing secure cryptography keys by using distributed key generation data and a distributed encrypted pre-key with a secured chain of protection for generated keys (Bennett: Column 2 Line 18 – 21, Column 3 Line 43 – 46 Column 6 Line 65 – 67 / Line 59 – 62).

As per claim 8, 18 and 28, Testardi as modified teaches scrambling said generated intermediate key and said generated mapped output key data to create a scrambled output (Sprunk: Figure 4 / Element 450 / 455 / 456 and Para [0039]: the second stage of dual DES key scrambler (Figure 4 / Element 450 / 455) is qualified as a scrambler with two input data: (a) a generated intermediate key of Key-3 or Key-4 from the first key and (b) the output data of AND gate at Figure 4 / Element 437 sourced from the generated mapped output key data).

As per claim 9, 19 and 29, Testardi as modified masking at least a portion of said generated mapped output key data (Sprunk: Figure 4 / Element 435 / 437 and Para [0036]: the AND gate is considered as a masking function); and exclusive ORing said masked at least said portion of said generated mapped output key data and said scrambled output to generate said first output key (Sprunk: Figure 4 / Element 460 and Para [0039]: the adder (i.e. XOR entity of Figure 4 / Element 460) performs an exclusive ORing function on the scrambled output at Figure 4 / Element 456 derived from the second stage of dual DES key scrambler and the output data of AND gate at Figure 4 / Element 437 sourced from the generated mapped output key data).

5. Claims 32 – 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sprunk et al. (U.S. Patent 2003/0007644), in view of Naclerio (U.S. Patent 7,028,014).

As per claim 32, Sprunk teaches a key output of XOR operator (Sprunk: Figure 4 / Element 460 and Para [0039]: the adder (i.e. XOR entity (Figure 4 / Element 460)) performs an exclusive ORing function) and transferring said generated first output key to an encryption engine that utilizes said generated first output key to encrypt information (Sprunk: Figure 3 /

Element 340 and Para [0035] Line 9 – 11: the new output key is used to encrypt the information).

However, Sprunk does not disclose expressly at least one processor coupled to an output of said XOR operator.

Naclerio teaches at least one processor coupled to an output of said XOR operator (Naclerio: Column 4 Line 1 – 9: encrypting the data and storing it again in the memory – this encryption is performed by the processor executing encryption software in the memory (ROM) or optionally be performed by an encryption engine).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Naclerio within the system of Sprunk because

(a) Sprunk teaches transferring the output key to an encryptor for encrypting information

(Sprunk: Figure 3 / Element 340 and Para [0035] Line 9 – 11) and (b) Naclerio teaches a typical structure of an encryptor that can perform encryption functions (Naclerio: Column 4 Line 1 – 9).

As per claim 33, Sprunk as modified teaches an encryption engine that is coupled to an output of said XOR operation (Sprunk: Figure 4 / Element 460 and Para [0039]: the adder (i.e. XOR entity (Figure 4 / Element 460)) performs an exclusive ORing function) and transferring said generated first output key to an encryption engine that utilizes said generated first output key to encrypt information (Sprunk: Figure 3 / Element 340 and Para [0035] Line 9 – 11: the new output key is used to encrypt the information).

As per claim 34, Sprunk as modified teaches a memory coupled to at least one of said encryption engine and said at least one processor (Naclerio: Column 4 Line 1 – 9: encrypting the data and storing it again in the memory – this encryption is performed by the processor

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executing encryption software in the memory (ROM) or optionally be performed by an encryption engine).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Longbit Chai whose telephone number is 571-272-3788. The examiner can normally be reached on Monday-Friday 9:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Longbit Chai Patent Examiner Art Unit 2131 11/9/2007